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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

TRAVELERS INDEMNITY COMPANY, TRAVELERS INDEMNITY COMPANY OF CONNECTICUT, formerly known as TRAVELERS INDEMNITY COMPANY OF RHODE ISLAND, TRAVELERS CASUALTY AND SURETY COMPANY, formerly known as THE AETNA CASUALTY AND SURETY COMPANY, AND TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA, formerly known as TRAVELERS INDEMNITY COMPANY OF ILLINOIS,

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DATE FILED:FEB 0 1 201

12-CV-03040 (KBF)(FM)

SEALING ORDER

Plaintiffs,

v.

NORTHROP GRUMMAN CORPORATION, NORTHROP GRUMMAN SYSTEMS CORPORATION,

Defendants.

and

CENTURY INDEMNITY COMPANY, eventual successor in interest to INSURANCE COMPANY OF NORTH AMERICA,

Nominal Defendant.

ECF CASE

UPON THE APPLICATION OF movants Northrop Grumman Corporation and Northrop Grumman Systems Corporation for an order sealing portions of their opposition to Travelers' motion for partial summary judgment referencing confidential documents, including the Declaration of John F. Scanlon dated January 31, 2013 in support thereof, and consistent with the Stipulated Protective Order entered September 25, 2012 and good cause to do so having been found, it is hereby

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ORDERED that the Memorandum of Law filed by Northrop Grumman in

Opposition to Travelers' Motion for Partial Summary Judgment "That Certain Policies Contain
the New York Statutory Pollution Exclusion;" Northrop Grumman's Response to Travelers'
"Statement of Undisputed Material Facts Pursuant to Local Civil Rule 56.1" Regarding its

Motion for Partial Summary Judgment Based on "Pollution Exclusions;" the Declaration of John
F. Scanlon in Support of Northrop Grumman's Opposition to Travelers' Motion for Partial
Summary Judgment "That Certain Policies Contain the New York Statutory Pollution
Exclusion;" and various exhibits to the Declaration of John F. Scanlon which have been
designated "CONFIDENTIAL" under the Stipulated Protective Order be filed under seal; and it
is further

ORDERED that the aforementioned documents shall be filed under seal and the public shall not have access to them; and it is further

ORDERED that the sealed records that have been filed with the clerk shall be removed by the party submitting it (1) within ninety (90) days after a final decision is rendered if no appeal is taken, or (2) if an appeal is taken, within thirty (30) days after final disposition of the appeal. Parties failing to comply with this order shall be notified by the clerk that, should they fail to remove the sealed records within thirty (30) days, the clerk may dispose of them.

IT IS SO ORDERED, this 15 day of Fes., 2013

U.S.D.J.

FORMEST